ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY	
TELEPHONE NO.: FAX NO. (Optional):		
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name):		
CURERIOR COURT OF CALIFORNIA COUNTY OF	1	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
	1	
PETITIONER:		
RESPONDENT:		
PETITION TO CONFIRM CORRECT VACATE		
CONTRACTUAL ARBITRATION AWARD		
Jurisdiction (check all that apply):		
Action is a limited civil case		
Amount demanded does not exceed \$10,000		
exceeds \$10,000, but does not exceed \$25,000	CASE NUMBER:	
Action is an unlimited civil case (exceeds \$25,000)		
NOTICE: Volument uses this forms to required that the count confirms convert any process		
NOTICE: You may use this form to request that the court confirm, correct, or vacate pursuant to an agreement between the parties that is subject to Code of Civil Procedule.		
not involve an attorney-client fee dispute. If you are requesting court action after an		
please read Alternative Dispute Resolution form ADR-105, <i>Information Regarding Ri</i>		
Arbitration.	ge.rerrey ee.rre	
1. Petitioner and respondent. Petitioner (name each):		
alleges and requests relief against respondent (name each):		
2. Contractual arbitration. This petition requests the court to confirm, correct, or vacate ar		
according to an agreement between the parties that is subject to Code of Civil Procedure	section 1285 et seq.	
3. Pending or new action.		
a. A court case is already pending, and this is a petition filed in that action. (If so,	proceed to item 4.)	
b. This petition commences a new action. (If so, complete items 3b(1) through 3b		
	(7).)	
(1) Petitioner's capacity. Each petitioner named in item 1 is an individual,		
except petitioner (state name and complete one or more of the follow	ving).	
(a) is a corporation qualified to do business in California.		
(b) is an unincorporated entity (specify):		
(c) is a representative (specify):		
(d) is (specify other capacity):		
(2) Respondent's capacity. Each respondent named in item 1 is an individua	1	
except respondent (state name and complete one or more of the following	owing):	
(a) is a business organization, form unknown.		
(b) is a corporation.		
(c) is an unincorporated entity (specify):		
(d) is a representative (specify):		
(e) is (specify other capacity):		

_	PETITIONER:	CASE NUMBER:
RI	ESPONDENT:	
3	 (3) Amount or property in dispute. This petition involves a dispute over (check and (a) the following amount of money (specify amount): \$ (b) property (if the dispute involves property, complete both of the following (i) consisting of (identify property in dispute): (ii) having a value of (specify value of property in dispute): \$ (4) Venue. This court is the proper court because (check (a) or (b)): (a) this is the court in the county in which the arbitration was held. (b) the arbitration was not held exclusively in any county of California and (check one or more of the following): (i) this is the court in the county where the agreement wath (ii) this is the court in the county where the agreement is the agreement does not specify a county where it is to county in California, and the following party resides or (name of party): 	ng): a, or was held outside of California, s made. to be performed. be performed and was not made in any
	(iv) the agreement does not specify a county where it is to county in California, and no party to this action resides	
4.	 Agreement to arbitrate. a. Date. Petitioner and respondent entered into a written agreement on or about (date): b. Attachment. A copy of the agreement is submitted as Attachment 4(b) and inco. c. Arbitration provision. Paragraph of the agreement provides for arbitration of agreement as follows (either copy the arbitration provision in full or summarize the provision in full or summarize the provision. 	orporated herein by this reference. f disputes arising out of the
5.	Dispute subject to arbitration. A dispute arose between petitioner and respondent concagreement to arbitrate (summarize the dispute):	erning the following matter covered by the
6.	Arbitrator. The following person was duly selected or appointed as arbitrator (name of each	ach arbitrator):
7.	Arbitration hearing. The arbitration hearing was conducted as follows (complete both of a. Date (each date of arbitration): b. Location (city and state where arbitration was conducted):	the following):
8.	Arbitration award. a. Date of award. The arbitration award was made on (date): b. Terms of award. The arbitration award (check one or more of the following): (1) requires petitioner respondent to pay the other party to (2) requires neither party to pay the other anything. (3) is different as to different petitioners and respondents. (4) provides (specify other terms or check item 8(c) and attach a copy of the away to compare the comparent of the comparent	
9.	c. Attachment of Award. A copy of the award is submitted as Attachment 8(c). Service of award. a. The signed award or an accompanying document indicates that the award was served b. Petitioner alleges that a signed copy of the award was actually served on (date):	on petitioner on <i>(date):</i>

PETITIONER:	CASE NUMBER:
RESPONDENT:	
 0. Petitioner requests that the court (check all that apply): a Confirm the award, and enter judgment according to it. b Correct the award and enter judgment according to the corrected award, as (1) The award should be corrected because (check all that apply): (a) the amount of the award was not calculated correctly, or a persor correctly. (b) the arbitrator exceeded his or her authority. (c) the award is imperfect as a matter of form. (2) The facts supporting the grounds for correcting the award alleged in item 10th is required, check here and submit facts on an attachment labeled 10b (3) The award should be corrected as follows (if additional space is required, chequested correction on an attachment labeled 10b(3)): 	o(1) are as follows (if additional space (2)):
c. Vacate (cancel) the award. (1) The award should be vacated because (check all that apply): (a) the award was obtained by corruption, fraud, or other unfair mean (b) an arbitrator was corrupt. (c) the misconduct of a neutral arbitrator substantially prejudiced peticular (d) the arbitrator exceeded his or her authority, and the award cannote (e) the arbitrator unfairly refused to postpone the hearing or to hear expected (f) an arbitrator failed to disclose within the time for disclosure a ground arbitrator was then aware. (g) an arbitrator should have disqualified himself or herself after petiticular (2) The facts supporting the grounds for vacating the award alleged in item 10c(required, check here and submit facts on an attachment labeled 10c(2)	itioner's rights. It be fairly corrected. Evidence useful to settle the dispute. Fund for disqualification of which the Finner made a demand to do so. 1) are as follows (if additional space is
(3) Petitioner does does not request a new arbitration heat d. Award petitioner interest from (date): (1) at the statutory rate. (2) at rate of % per year. e. Award petitioner costs of suit: (1) in the amount of: \$ (2) according to proof. f. Award petitioner attorney fees incurred in this action (check only if attorney according to statute or the parties' agreement): (1) in the amount of: \$ (2) according to proof. g. Award petitioner the following other relief (describe relief requested; if additional and describe relief on an attachment labeled 10g):	fees are recoverable in this action
1. Pages and attachments. Number of pages attached: Date: (2004)	
(TYPE OR PRINT NAME) (SIGNAT	URE OF PETITIONER OR ATTORNEY)